Serial No. 09/980,921 Docket No.: 006593-1966

Response

Remarks

Claims 20-27 are pending. Claims 21-26 have been withdrawn from consideration. Claims 20

and 27 have been rejected as anticipated by Tweed et al (U.S. 5,591,072).

Claim 20 is patentable over the cited art based upon the fact that it expressly requires a sharpener

assembly:

having a sharpening stone, a deburring stone, a retractable shield and a sharpening actuator,

wherein the sharpening stone, the retractable shield and the sharpening actuator are each biased

into normal positions such that the retractable shield is normally positioned so as to substantially

shield the sharpening stone from slicing debris during food product slicing operations, wherein

the sharpening stone, the retractable shield and the sharpening actuator are arranged such

that movement of the sharpening actuator to initiate sharpening causes both (i) the

retractable shield to move out of its normal position into a retracted position and (ii) the

sharpening stone to move out of its normal position into sharpening contact with the blade,

including moving linearly downwardly toward the blade.

Applicants disagree with the Examiner's position that sharpening stone of Tweed et al. since the blade is

disposed at an angle relative to vertical. In such a case, the sharpening stone could in fact move upward

in order to engage the blade rather than downward. Claim 27 is patentable over Tweed et al. for at least

the same reason. Accordingly, claims 20 and 27 should be allowed.

Please contact the undersigned attorney with any questions regarding this response.

Respectfully submitted,

Michael J. Nieberding

Reg. No. 39,316

THOMPSON HINE LLP 2000 Courthouse Plaza NE 10 West Second Street

Dayton, Ohio 45402-1758

Telephone (937) 443-6892 Facsimile: (937) 443-6635

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